

MIRIAM TAUBER LAW
885 Park Ave. #2A • New York NY 10075
MiriamTauberLaw@gmail.com • (323) 790-4881

May 19, 2022

Via ECF
Hon. Katherine Polk Failla, U.S.D.J. (S.D.N.Y.)

Re: *Donoghue v. Simply, Inc., et. al., No. 22-CV-1007 (KPF)*

Your Honor:

I am one of Plaintiff's counsel in the above-referenced case. I write with the Defendants' consent to respectfully request a three-week adjournment of the initial pre-trial conference (IPTC), currently scheduled for May 25, 2022, at 2:30 PM.

The adjournment is requested to facilitate ongoing settlement discussions between the parties. This is the first request for an adjournment of the IPTC.

Respectfully,

s/ Miriam Tauber
Miriam Tauber
Attorney for Plaintiff Deborah Donoghue

CC:

Via ECF
Rex Lee; Samuel Donohue
QUINN EMMANUEL URQUHART & SULLIVAN, LLP
Attorneys for Defendants
SOL Global Investments Corp.; SOL Verano Blocker 1, LLC

Via email:
Milo Steven Marsden
DORSEY & WHITNEY LLP
Attorney for Nominal Defendant Simply, Inc.